INFORMATION DISCLOSURE STATEMENT BY APPLICANT ( Not for submission under 37 CFR 1.99)	Application Number		10598308
	Filing Date		2006-08-24
	First Named Inventor	RUET	TER
	Art Unit		
	Examiner Name		
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	1	SAXE ET AL, "SUSPENDED PARTICLE DISPLAY WITH IMPROVED PROPERTIES";TWELFTH INTERNATIONAL DISPLAY RESEARCH CONFERENCE, 175-179 (1982).									
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BONHOTE ET AL, "NOVEL ELECTROCHROMIC DEVICES BASED ON COMPLEMENTARY NANOCRYSTALLINE TiO2 AND WO3 THIN FILMS"; THIN SOLID FILMS, 350, 269-275 (1999).											
	4	BONHOTE ET AL, "NANOCRYSTALLINE ELECTROCHROMIC DISPLAYS"; DISPLAYS, 20, 137-144 (1999).									
	5	CAMPUS ET AL, "ELECTROCHROMIC DEVICES BASED ON SURFACE-MODIFIED NANOCRYSTALLINE TiO2 THIN-FILM ELECTRODES"; SOLAR ENERGY MATER. SOLAR CELLS, 56, 281-297 (1999)									
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